Declaration and Power of Attorney for Patent Application 출원서원본상의 선서서와 위임장

Korean Language Declaration 한국어 선서서

한국어 선서서		
하기한 발명자인 본인은 다음과 같이 선서합니다:	As a below named inventor, I hereby declare that:	
본인의 주소, 우편주소 및 국적은 본인의 이름밑에 기재 된 바와 같습니다.	My residence, post office address and citizenship are as stated next to my name.	
본인은 아래에 기재된 발명에 대한 최초의 단독발명자 (단 한사람의 이름이 아래에 기재되었을 경우) 또는 공동발명자 (복수의 발명자가 아래에 기재되었을 경우) 라고 믿습니다.	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled	
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아래 박스에 표시가 되어있지 않는 한 톨허설명서는 여기에 첨부되어 있음:	the specification of which is attached hereto unless the following box is checked:	
_월 _일 미국출원번호 또는 PCT국제출원번호 로 출원되었으며 월 _일 수정되었습니다. (만약 적용가능하면)	was filed on as United States Application Number or PCT International Application Number (Confirmation No. and was amended on (if applicable).	
본인은 상기 수정출원을 포함하여 특허설명서 내용을 검토하였으며 잘 파악하고 있음을 선서합니다.		
	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.	
	I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.	

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본인은 미합중국법전 35장 119(a)-(d)편 또는 특히 또 는 발명자 증서를 위한 그 어떤 외국출원의 365(b)편 또는 미국 이외에 최소한 한 국가를 지정하는 PCT국제 출원의 365(a) 편하의 외국우선권을 주장합니다. 아래 박스에 표시함으로서 기재하고 확인합니다.

I hereby claim foreign priority under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below, and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

Prior foreign application(s) 이전의 외국 출원	Priority Not Claimed 우선권 주장안함
2000-66861 Korea	November 10, 2000
(Number) (번호) (Country) (국명)	(Day/Month/Year Filed) (출원년월일)
(Number) (번호) (Country) (국명)	(Day/Month/Year Filed) (출원년월일)
(Number) (번호) (Country) (국명)	(Day/Month/Year Filed) (출원년월일)
본인은 미합중국법전 35장, 아래에 기재한 그 어떤 미국 가출원의 119(a)편하의 권한을 주장합니다.	I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below.
(Application No.) (출원번호) (Filing Date) (출원일)	(Application No.) (출원번호) (Filing Date) (출원잁)
본인은 미합중국법전 35장, 그 어떤 미국출원의 120(a) 편 또는 미국을 지정하는 그 어떤 PCT국제출원의 365(c)편하의 권한을 주장합니다. 미합중국법전 35장 112편의 첫단락에 제시된 방법에 따라 이전의 미국 또는 PCT국제출원에 이제까지 기재된 본출원 내용은 밝혀지지 않았습니다. 본인은 연방규정법전 37장 1.56편에 따라 이전출원의 출원일과 국내 또는 PCT국제 출원의 출원일사이에 유효된 특허자격에 있어 중요한 정보자료를 밝히는 것이 본인의 의무임을 인정합니다.	I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.
(Application No.) (출원번호) (Filing Date) (출원일)	(Status: Patented, Pending, Abandoned) (현황 특허완료, 심사중, 포기됨)
(Application No.) (출원번호) (Filing Date) (출원일)	(Status: Patented, Pending, Abandoned) (현황: 특허완료, 심사중, 포기됨)
본인이 아는 바에 의하면 여기에 작성된 모든 기재사항들과 정보자료로 제출한 모든 기재사항들은 진실된 것임을 선서하며, 그리고 이러한 진술이 고의적인 허위진술이거나 이와 비슷한 경우에는 미합중국법전 18장 1001편에 따라 발금이나 징역형 오는 나라 병과형으로 처벌되	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may Jeopardize the validity of the

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application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: (list name and registration number)

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거주지	Second inventor's signature Date
국적	Residence
우편주소	Cıtizenship
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